

Message

From: Bolt, Matthew [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=2456E92CF5334FA5B89AF3DBB9A69119-BOLT, MATTH]
Sent: 4/5/2022 7:47:04 PM
To: Guiliano, Dave [Guiliano.Dave@epa.gov]
CC: Yin, Tina [Yin.Tina@epa.gov]
Subject: FW: 2022 CWA Assessment
Attachments: 3.24.22 City of Phoenix NOA.pdf; Draft 2022 Assessment Appendices.xlsx; Draft 2022 Clean Water Act Assessment to EPA.docx

Hi Dave,

We spoke too soon yesterday! The AZ IR is now in. ADEQ's request for EPA to list 2 waterbodies is new, and it pushes our action to a PA/PD.

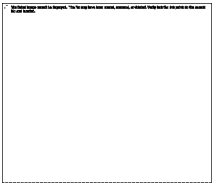
Thank You,
Matt

From: Jason Jones <jones.jason@azdeq.gov>
Sent: Tuesday, April 5, 2022 9:09 AM
To: Bolt, Matthew <Bolt.Matthew@epa.gov>
Cc: Yin, Tina <Yin.Tina@epa.gov>; Gregory Maro <maro.greg@azdeq.gov>; Erin Jordan <jordan.erin@azdeq.gov>; Gwen Minnier <minnier.gwen@azdeq.gov>
Subject: 2022 CWA Assessment

Hi Matt - I am pleased to submit Arizona's 2022 Clean Water Act Assessment. Please also note the following:

- ADEQ requests that EPA list Santa Fe Reservoir (15010004-1340) and Horsethief Lake (15070102-0630). The Impaired Water Identification Rule does not currently allow ADEQ to list fish consumption advisories as impaired.
- The 2022 assessment was promoted to final in ATTAINS on April 5, 2022. GIS shapefiles were also uploaded to ATTAINS.
- The 2022 Assessment has gone through a 30 day public comment period from December 6, 2021 to January 6, 2022.
- The response to comments was published in the Arizona Administrative Register on February 18, 2022 and is available at https://apps.azsos.gov/public_services/register/2022/7/contents.pdf.
- The following changes were made to the assessment as a result of public comments.
 - Skunk Creek (15070102-003) and New River (15070102-002) were removed from the impaired waters list. The City of Glendale demonstrated that the sampling locations were not actually in Skunk Creek or New River but were adjacent to the washes in their public comments.
 - Critical conditions in Appendix B for Davidson Canyon (15050302-153A) have been updated.
- The following changes were made due to an appeal from the City of Phoenix.
 - Indian Bend Wash (15060106B-179) was removed from the impaired waters list. The City of Phoenix demonstrated that the sampling location was not actually in Indian Bend Wash but was adjacent to the wash in comments submitted after the close of the public comment period (see attached). ADEQ sent out a notification on April 5, 2022 about the changes due to the appeal to all groups on the public notice listserv.

Please feel free to contact me if you have any questions.



Jason D. Jones

Senior Scientist

Ph: 602-771-2235

azdeg.gov

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